

UNITED STATES DEPARTMENT OF COMMERCE

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SERIAL NUMBER FILING DATE FIRST NAMED APPLICAN	т	ATTORNEY DOCKETT NO.	
09/009,327 01/20/98 FASCI	М	1320.1015/JD	
		EXAMINER	
QM22/1025 STEPHAN A PENDORF	h.d		
YATE K. CUTLIFF	MOY,	J PAPER NUMBER	
PENDORF & CUTLIFF		22	
P.O.BOX 20445 TAMPA FL 33622-0445	3727	, ~~	
EXAMINER INTERVIEW SUMMARY	DATE MAILED: / RECORD	10/25/00	
All participants (applicant, applicant's representative, PTO personnel):			
MA CATLIFT			
(1) (3)			
(2)(4)			
Date of interview			
Type: ☐ Telephonic ☐ Personal (copy is given to ☐ applicant ☐ applicant's representation	ative).		
Exhibit shown or demonstration conducted: Yes No. If yes, brief description:			
Agreement us was reached with respect to some or all of the claims in question. us was not	reached.		
Claims discussed:			
Identification of prior art discussed:			
Identification of prior art discussed.			
Description of the general nature of what was agreed to if an agreement was reached, or any o	ther comments:	Lo	
	inor comments.		
Underdant filed on (s) (6/00 has	bell for	unded to	
Exment May for Consideration			
- Septem 1 of the september 1			
<u> </u>			
(A fuller description, if necessary, and a copy of the amendments, if available, which the examinattached. Also, where no copy of the amendments which would render the claims allowable is	her agreed would render the available, a summary therec	claims allowable must be f must be attached.)	
1. It is not necessary for applicant to provide a separate record of the substance of the inte	erview.		
unless the paragraph below has been checked to indicate to the contrary, A FORMAL WRITTE	N RESPONSE TO THE LA	ST OFFICE ACTION IS NOT	
WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on th action has already been filed, then applicant is given one month from this interview date to prov	e reverse side of this form).	If a response to the last Office	
2. Since the examiner's interview summary above (including any attachments) reflects a requirements that may be present in the last Office action, and since the claims are not			
response requirements of the last Office action. Applicant is not relieved from providin	g a separate record of the s	ubstance of the interview unless	
box 1 above is also checked.		^ -	

Joseph M. Moy Examiner's Signature ORIGINAL FOR INSERTION IN RIGHT HAND FLAP OF FILE WRAPPER MARY Examiner

PTOL-413 (REV. 2 -93)